

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

**CIVIL ACTION
NO.: 05-10088 MBB**

**PLAINTIFF'S MOTION TO RESTRICT THE DEFENDANT EXPERT AND
THE DEFENDANT FROM INTRODUCING ANY MEDICAL EVIDENCE
BEYOND THE SCOPE OF THE DEFENDANTS' EXPERT
DISCLOSURES**

Defendants provided an expert disclosure report by Dr. Henkins. The Plaintiff took the deposition of Dr. Robert Henkin on November 1, 2006. The Plaintiff requested the Defendants to supplement their expert disclosures if any on September 27, 2007. The Defendants have not provided any supplementation of their expert's opinions. Therefore, the Plaintiff requests the Defendants be prohibited from introducing any medical evidence and medical opinions beyond the scope of Dr. Henkin's expert disclosure and his deposition testimony.

Respectfully submitted,

/s/David P. Angueira

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DATED: November 9, 2007

CERTIFICATE OF SERVICE

I, David P. Angueira, Esq. do hereby certify that the foregoing document was served on the following counsel on this date and in the manner specified herein:

Electronically Serviced Through ECF:

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This 9th day of November, 2007.

/s/ David P. Angueira

David P. Angueira